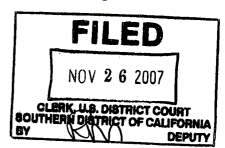
Martin Walters E-86183 C.S.P. - SOL. 6-206 P-O. Box 4000 Vacaville CA. 95696 Pro se Pro per Petitioner



UNITED STATES DISTRICT COURT.
SOUTHERN DISTRICT OF CALIFORNIA

MARTINE. WALTERS

Petitioner,

VS.

CAL! Director of corrections

NO'07CV 2236 JLS LSP

MOTION AND DECLARATION FOR APPOINTMENT OF COUNSEL

Petitioner, MARTEN E. WALTERS, Moves this court for an order appointing counsel at Public expense. 28 U.s.c. 33 1915 (e)(1), 2254(h); 18 USC 33606A.

Counsel should be appointed because the issues in this case are particularly complex, and petitioner is a layman at law, who does not have meaningful access to the law materials; nor is unable to proceed alone because he does not understand procedure.

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FACTUAL Alegations supporting petitioner's Motion requesting Appointment of counsel.

1. Petitioner is a layman at law, who suffers from chronic backpain

- and Visual impairment "Double Nision:

  2. At best petitioner can only utilize the law library 3 times a week
- and more often then not only 2 times per week.
- 3. Petitioner does not fully comprehend where the appropriate procedure is located and the staff and immates lead petitioner down the wrong paths.
- 11 4. Petitioner's issues are complex, because California Uses

  12 words that have dual meaning, (e.g. parole), they operate atimplied indeterminate Sentence without the Appropriate operational statutes

  13 indeterminate Sentence without the Appropriate operational statutes

  14 and deliberately misstate Petitioner's classification as a "Life term."

  15 prisoner Seeking an illegal Sentence, or Parole Suitability".
  - when this is untrue.

    5. Petitioner has been a Victim of the States Sophism and artiface and continues to observe the United States Supreme Court being duped, and continues to observe the United States Supreme Court being duped, by the Artiface of parole and life prosoners" seeking parole or using by the Artiface of parole and life prosoners" seeking parole or using indeterminate Sentencing Scheme (I.S.L.) that was abolished in 1977 and based upon Statutes that are also abolished) decisional law
  - being misused to deny relief.

    b. Petitioner knows he can not Subscribe or adopt the States Sophism and be able to express himself truth fully in order to communicate effectively, and subsequently obtain the relief he is entitle to.
    - 7. Petitioner is fairly certain an attorney could easily provide this court with a concise and articulate statement of relevent facts, where petitioner

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needs to be said, when a lawyer could say it in 75% less words.

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I declare under the Penalty of Perjury that
the foregoing is true and correct and that this
declaration was executed at California State Prison
in the city of Vacaville, in solano county, Califor-

nia on 10-31-2007, A.D.

Date 10-31-2007

MARTIN Walters Pro per petitioner

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